

Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington, D.C. 20231

Dates of 18	TO ANY ICANT	ATTY, DOCKE	T NO.	
U.S. APPLICATION NO.	FIRST NAMED APPLICANT	3631-01	08P	
09/787126	HALKIER T	INTERNATIONAL APPLICATION I		
001101	ــنــا`			
A SOLL & RIPCH	_	PCT/DK 99 /00481	EST_AVAILAB	E COL
BIRCH STEWART KOLASCH & BIRCH	∠A Docketed —			ILL COI
PO BOX 747 FALLS CHURCH, VA 22040 0747		I.A. FILING DATE PRIOR	RITY DATE	•
FALLS CHURCH, VA 22040 01 11	8-7-01		SEP 98	
ļ	Partect 1	A# 1	UN 2001	
	The state of the s	DATE MAILED: 07 J	ON LOS	
•	Leave		METER	
NOTIFICATION OF MISSING I	REQUIREMENTS UNDER 35	U.S.C. 371 IN THE C	MILED	
	by the applicant of the IB to the United	States Patent and Tradelliank		
Office as a Designated Office (37				
U.S. Basic National Fee.	Indication of Sitial Endry			
Copy of the international application	ion. Translation of the internati	onal application thio English		
Oath or Declaration of inventors	(s). Translation of Article 19 a	menaments into English. ENDMENT, INFO. DISCLOSURI	E STATEMENT, LETTER,	
Copy of Article 19 amendments.	Other: ISAZ10, PRE L. AW SEQUENCE LISTIN	IG		
D. Jan Degument				
Constitution of Fr	amination Report in English and its Ar	mexes, ir any.		
Translation of Annexes to the In	ternational Preliminary Examination Re	port into English.		
<u> </u>	. 05 11 0 C 371/6 but has not	filed the following indicated it	ems and/or	
Applicant has requested early processing the indicated items in paragraph 3 below. The indicated items in paragraph 3 below.	ig under 35 U.S.C. 571(1) but has not in	he international application m	ast be filed	
T is a stream in margaraph 3 helow. II	te to avoid abandonment.	-		
prior to 20 or 30 months from the priority da	Copy of the international	application.		1000 P
U.S. Basic National Fee.	_			<i>\$</i>
3. The following items MUST be furnished	within the period set forth below in ord	ler to complete the requiremen	its for	
acceptance under 35 U.S.C. 371:	- at the second for will be	required if submitted		
— a Translation of the application	into English. A processing fee will be	reduited it submitted		
	00 or 30 months from the priority date. Refective for the reasons indicated on the		ė	
				•
Translation.	the translation of the application and/or	the Annexes later than the		
b. Processing fee for providing	hs from the priority date (37 CFR 1.49	2(f)).	e ·	
a i lalamian of the int	tentore in compliance with 31 Ci is in	A) I (a) min (a) I bi - b i	Tying	
surcharge will be required	if submitted later than the appropriate	20 01 30 1110111110 110111 1110 1110	лку	
date.	ation does not comply with 37 CFR 1.	197(a) and (b) for the reasons	•	•
indicated on the attached	PCT/DO/FO/917			•
indicated on the attached	PCT/DO/EO/917. oath or declaration later than the appro	priate 20 or 30 months from t	ne	
priority date (37 CFR 1.4	92(e)).		Jamandant	
		actuding any required multiple	h feer are	
aloin fee are required. Applicant must sub	mit the additional claim fees or cancel	the additional claims for which	Il lees are	•
due (37 CFR 1.492(g)). See attached P10-	0/3.		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
5. Applicant has not submitted the requi	red sequence listing pursuant to 37 CF	R 1.821-1.825. See attached		
5. Applicant has not submitted the requi	ted sedeemen manage bases			. *
PCT/DO/EO/920.			WO (2)	
ALL OF THE ITEMS SET FORTH IN 3	(a)-3(d), 4 AND 5 ABOVE MUST B	E SUBMITTED WITHIN I	dies) FROM	·
ALL OF THE ITEMS SET FORTH IN 3 MONTHS FROM THE DATE OF THIS	NOTICE OR BY 22 OR 32 MONTE	R. FAILURE TO PROPE	RLY	
THE PRINCIPLY DATE FOR THE AFF.	DICKLION, WILLOUD FARE TO THE			
RESPOND WILL RESULT IN ABANDO	7111224121			
The time period set above may be extended	by filing a petition and fee for extension	on of time under the provision	\$ 01 37 CFR	
1.136(a).				
6. If box 3a or 3c is checked, a translation	of the Appears MIIST be submitted n	o later than the time period se	t above or the	
 If box 3a or 3c is checked, a translation Annexes will be cancelled. A processing f 	ee will be required if submitted later th	an 20 or 30 months from the	priority date.	•
7 The Article 19 amendments are cand	elled since a translation was not brother	led by the appropriate 20 (37)	JPR 1.494(d))	
or 30 (37 CFR 1.495(d)) months from the	priority date.			
		demark Office must be maile	d to the	t. '.,
Applicant is reminded that any communica address given in the heading and include the	uon to the Onited States rates and Tree II S. application no. shown above.	37 CFR 1.5)		4
A come of this	notice MUST be returned w	ith this response.		
Enclosed: PCT/DO/EO/917	Notice of Defective Translation			
PTO-875	T DCT/DO/EO/020	ine S. Washington		
_	Cillisi			
FORM PCT/DO/EO/905 (March 2001)	Telephone:	703-305-3752		•

27 J			FIRST NAMED APPLICANT		ATT	Y. DOCKET NO.
U.S. APPLICATION NO.	L	<u> </u>	HALKIER	Т	36	31-0108P
09/787126			HALNIER	INTERNATIONAL APPLICATION NO.		
BIRCH STEWART KOLASCH & BIRCH				PCT/DK 49 /00481		
PO BOX 747 FALLS CHURCH, VA 22040 0747				I.A. FILING D	ATE	PRIORITY DATE
		,, ,,		13 SEP 9	99	15 SEP 98
				D. TE V	A 7	JUN 2001

DATE MAILED: 1 JUNE

NOTIFICATION TO COMPLY WITH REQUIREMENTS FOR PATENT APPLICATIONS CONTAINING NUCLEOTIDE SEQUENCE AND/OR AMINO ACID SEQUENCE DISCLOSURES

Applicant has submitted papers under 35 U.S.C. 371 to enter the national stage in the United States of America. The items indicated below, however, are missing. The period within which to correct the deficiency noted below and avoid abandonment is set forth in the accompanying Notification.

The nucleotide and/or amino acid sequence disclosure contained in this application does not comply with the requirements for such a disclosure as set forth in 37 CFR 1.821-1.825 for the following reason(s):

The application fails to comply with the requirements of 37 CFR 1.821-1.825. This application does not contain, a "Sequence Listing" as a separate part of the disclosure on paper copy or compact disc, as required by 37 CFR 1.821(c). A copy of the "Sequence Listing" in computer readable format has not been submitted as required by 37 CFR 1.821(e). A copy of the "Sequence Listing" in computer readable form has been submitted. The content of the computer readable form, however, does not comply with the requirements of 37 CFR 1.822 and/or 1.832, as indicated on the attached marked-up copy of the "Raw Sequence Listing."
Sequence Listing." The computer readable form that has been filed with this application has been found to be damaged and/or unreadable as indicated on the attached CRF Diskette Problem Report. A substitute computer readable form must be submitted as required by 37 CFR 1.825(d). The paper copy or compact disc of the "Sequence Listing" is not the same as the computer readable form of the "Sequence Listing" as required by 37 CFR 1.821(e). Other:
APPLICANT MUST PROVIDE: An initial or substitute computer readable form (CRF) of the "Sequence Listing." An initial or substitute paper copy or compact disc of the "Sequence Listing," as well as a amendment directing its entry into the specification. A statement that the contents of the paper or compact disc and the computer readable form are the same and, where applicable, include no new matter, as required by 37 CFR 1.821(e), 1.821(f), 1.821(g), 1.825(b) or 1.825(d).
FOR QUESTIONS REGARDING COMPLIANCE WITH THESE REQUIREMENTS, PLEASE CALL: (703) 308-4216, for Rules interpretation, (703) 308-4212, for CRF submission help, (703) 287-0200, for PatentIn software help.

Christine S. Washington

Telephone: 703-305-3752

FORM PCT/DO/EO/920 (March 2001)

BEST AVAILABLE COPY

518 Rec'd 100 0 7 AUG 2001



BOX MISSING PARTS

PATENT 3631-0108P



IN THE U.S. PATENT AND TRADEMARK OFFICE

HALKIER, Torben et al.

Conf.:

6308

Appl. No.:

09/787,126

Group:

Unassigned

Filed:

March 14, 2001

Examiner: UNASSIGNED

For:

METHOD FOR DOWN-REGULATING

OSTEOPROTEGERIN LIGAND ACTIVITY

LETTER

BOX MISSING PARTS

August 7, 2001

Assistant Commissioner for Patents Washington, DC 20231

Sir:

Applicant wishes to advise the United States Patent and Trademark Office that a Declaration was filed on March 14, 2001, to perfect Applicant's filing requirements.

The filing requirements were perfected prior to the receipt of the Notice to File Missing Parts of Nonprovisional Application, a copy of which is attached hereto.

As evidence of Applicant's previous submission of a Declaration in connection with the present application, Applicant encloses a copy of the postcard indicating receipt of the Declaration by the United States Patent and Trademark Office and payment of the appropriate fees by the Applicant.

Appl. No. 09/787,126

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fee required under 37 C.F.R. §§ 1.16 or 1.17; particularly, extension of time fees.

Respectfully submitted,

BIRCH, STEWART, KOLASCH & BIRCH, LLP

ВУ

Leonard R.

on, #30,330

LRS/KW 3631-0108P

P.O. Box 747
Falls Church, VA 22040-0747
(703) 205-8000

Attachments:

Copy of Notice to File Missing Parts

Copy of Postcard Receipt

Copy of the signed Combined Declaration and Power

of Attorney

(Rev. 01/22/01)

Sequence usting	5 3631-0108P ST-0108P ST-0108P	Papers Filed herewith on: DOCKET NO.3 31 - Ol ODPATY:	- 1000 DOCKET NO. 3031-0106P &
Receipt is hereby acknowledged of the papers filed as indicated in connection with the above identified case. COMMISSIONER OF PATENTS AND TRADEMARKS Due Date: Handcarry:	8 31 2	Receipt is hereby acknowledged of the papers filed as indicated in connection with the above identified case. COMMISSIONER OF PATENTS AND TRADEMARKS Due Date: Handcarry:	.a
		, 5000	